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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK IN Re:	Docket No. 1891 17 June 2009 Docket No. 3158 6 July 2009 Chapter 11 Case No.
GENERAL MOTORS CORP., et al., Debtors.	09-50026 (REG) (Jointly Administered)
RESPONDENT BOND HOLDER:	7.20% Due 15 Jan 2011 (\$ 20,000) Cusip/isin 370442BBO Claim # 1
Others Similarly Situated, et al	7.70% Due 15 Apr 2016 (\$ 6,000) Cusip/isin 370442AU9 Claim # 2
Objector/s : Ref. Claim # 14061 10/21/09 : :	(Frances H. Caterina)

## REBUTTAL TO DEBTORS OBJECTION TO DUPLICATE CLAIM

Frances H. Caterina, Bond Holder; and all others Similarly Situated, et al; do/does object, oppose and rebut Debtors Objection to Individual Debt Claims as follows:

- 1) Claim is not dupliciative, but rather is one claim argued by the Claiment under Due Process (a Constitutional Right/ Standing), and by WTC a Trustee under separate issue.
- 2) WTC Trustee can not supersede Claiments asserted Due Process nor negate all filings as moot and the Court must consider both arguements as valid and Debtors can not negate one or the other for the convienance of litigation as this would in effect obstruct the assertion of Claiments Constitutional Rights violative of 18 USC 241 and 18 USC 242.
- 3) The Court is compelled to consider both the Claiments filings and WTC's Filings and only to disallow one or the other is unconstitutional and to expunge either is to deny 'Due Process' and criminal under 18 USC Sections 241 and 242.
- 4) Debtors through their Attorneys are not only stealing Claiments Money thru Bonds a so-called Secured investment; but are now also stealing their Constitutional Rights thru the guise of Bankruptcy!
- 5) For the following reasons stated hereinabove the Debtors Motion claiming "Claim is duplicative . . . " ought to be quashed and voided!

Frances H. Caterina Bondholder and Claiment Rebutts Debtors objection to duplicative of claim as it must be allowed. Respectfully submitted.

Respondent Bond Holder Frances H. Caterina and All
Others Similarly Situated

Frances H. Caterina, et al

Dated 6th Sept. 2010

202 Kenyon Dr. Peckville, PA 18452

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK  In Re: GENERAL MOTORS CORP., et al., Debtors  RESPONDENT BOND HOLDER: FRANCES H. CATERINA and All Others Similarly Situated, et al  Objector/s Ref. Claim # 14061 10/21/09	Docket No. 1891 17 June 2009 Docket No. 3158 6 July 2009  Chapter 11 Case No.  09-50026 (REG) (Jointly Administered)  7.20% Due 15 Jan 2011 (\$ 20,000) Cusip/isin 370442BB0 Claim # 1 7.70% Due 15 Apr 2016 (\$ 6,000) Cusip/isin 370442AU9 Claim #2 (Frances H. Caterina)
PROOF OF SERVICE	E 9/7/ 2010

I Frances H. Caterina, Objector/s, certify that I served thru United States Mail, First Class postage prepaid the following:

REBUTTAL TO DEBTORS OBJECTION TO DUPLICATE CLAIM

to the following:

Chambers of Honorable Robert E. Gerber United States Bankruptcy Court One Bowling Green, Room 621 New York, New York 10004-1408

Kramer Levin Naftalis & Frankel LLP attorneys for the statutory committee of unsecured creditors 1177 Avenue of the Americas New York, New York 10036 (Attn: Jennifer Sharret, Esq.)

Weil, Gotshal & Manges LLP attorneys for the Debtors 767 Fifth Avenue New York, New York 10153 (Attn: Joseph H. Smolinsky, Esq)

Mailed on 7th September 2010

SO CERTIFIED:

Frances H. Caterina, Claiment Bond Holder

09-50026-mg Doc 6899 Filed 09/09/10 Entered 09/10/10 15:46:25 Main Document Pg 3 of 6\\. 853 T 1 KU UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK Chapter 11 Case No. In Re: 09-50026 (REG) GENERAL MOTORS CORP., et al., (Jointly Administered) Debtors. : 7.20% Due 15 Jan 2011 (\$ 20,000) : Cusip/isin 370442BBO Claim # 1 RESPONDENT BOND HOLDER: 7.70% Due 15 Apr 2016 (\$ 6,000) FRANCES H. CATERINA and All Cusip/isin 370442AU9 Claim # 2 Others Similarly Situated, et Al (Frances H. Caterina) Objector/s /

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OBJECTION / RESPONSE TO NOTICE TO SELL SUBSTANTIALLY
ALL OF DEBTOR'S ASSETS PURSUANT TO MASTER SALE AND PURCHASE AGREEMENT WITH VEHICILE ACQUISITION HOLDINGS LLC, A U.S. TREASURYSPONSORED PURCHASER

Frances H. Caterina, Bond Holder; and All others Similarly Situated, et al; do object and oppose the Motion and the Terms of Sale Procedure Order (MPA) now before the Court as being violative of all Rights herein reserved under U.C.C. 1-207.7; Anderson U.C.C. 1-207.7, page 437, 3rd Edition.

The Objectors herein further reserve rights under U.C.C 1-103 et sequel and U.C.C. 1-103.6; page 69 Andersons 3rd Edition.

Also! further reservations of rights under U.C.C. 2-721 et sequel are made (Uniform Commerical Code 2-721 Remedies for Fraud and for non-fraudulent breach), page 54 Anderson 3rd Edition.

The Objectors contend that they are being denied Trial By Jury on these matters as is protected them under the Uniform Commerical Code and F.R.C.P. Rule 38(a); the just relief sought herein.

With the Rights reserved and placed on record any furtherence of this matter with out regard to the Notice will render constitutional doubt upon the Court's jurisdition until the bond holders of Record recover their entire Bond moneys with full interest to date.

NOTICE to the Court is hereby respectfully submitted :

Respondent Bond Holder Frances H. Caterina and All, Others Similarly Situated ...

Date: 13th June 2009 202 Kenyon Dr. Peckville, PA. 18452 (570) 489-8741

Frances H. Caterina, et al "All Rights Reserved UCC 1-207 Explicit., In Pro Se: without prejudice"

09-50026-mg Doc 6899 Fixed 209709/10 Entered 09/10/10 15:46:25 Main Document Pg 4 of 6

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In Re:
GENERAL MOTORS CORP., et al.,
Debtors.

RESPONDENT BOND HOLDER:
FRANCES H. CATERINA and ALL

FRANCES H. CATERINA and ALL
Others Similarly Situated, et al
Objector/s.

Docket No. 1891 17 June 2009

Chapter 11 Case No.

09-50026 (REG)

(Jointly Administered)

7.20% Due 15 Jan 2011 (\$ 20,000) Cusip/isin 370442BBO Claim # 1

REBUTTAL TO OMNIBUS RESPONSE REPLY

U.S. BANKRUPTCY COURT SO. DIST. OF NEW YORK

Frances H. Caterina, Bond Holder; and all others Similarly Situated, et al; do object, oppose and rebut the Omnibus Response Reply in opposition to the Motion and Terms of Sale Procedure Order (MPA) now before the Court as follows:

1) Trial By Jury is not a statutory right, but rather is a Constitutional Right:

"Where rights secured by the Constitution are involved, their can be no rule making or legislation which abrogate them." (emphasis added) cite: Ernesto A. Miranda v State of Arizona, 348 US 433; 86 Sup Ct Rpt 1602; n73 p 1608

The Bankruptcy Code, legislative law of rules, cannot abrogate the Constitutional Right to trial by Jury or the assertion thereof.

2) The Omnibus Response Reply failed to address UCC 2-721 Remedies for Fraud and for non-fraudulent breach:

"...a decision produced by fraud on the court is not in essence a decision at all, and never becomes final."
---Kenner, et al vs Commissioner of Internal Revenue,
U.S. Court of Appeals, 7C, Sep. Term 1967, Sep. Session 1967, No. 16008, Jan. 5, 1968. Before Hastings, Chief Judge, Castle and Fairchild, Circuit Judges.

See Respondent Bond Holder's REBUTTAL EXHIBIT 'A' Attached.

Frances H. Caterina, Bond Holder; and all others Similarly Situated, et al; submitts the hereinabove Rebuttal to Obmnibus Response Reply (see attached) respectfully to this Court.

Respondent Bond Holder Frances H. Caterina and All Others Similarly Situated

Date: 30th June 2009 202 Kenyon Drive Peckville, Pa. 18452 (570) 489-8741 Frances H. Caterina, et "All Rights Reserved UCC 1-207 Explicit., In Pro Se, without prejudice"

O9-50026-mg Doc 6899 Filed 09/09/10 Entered 09/10/10 15:46:25 Pg 5 of 6

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK PROOF OF CLAIM

Name of Debtor (Check Only One):

OMACOS, Liquidation Company (f/k/a General Motors Corporation)

OMACOS, LLC (f/k/a Saturn, LLC)

OMI CS Distribution Corporation (f/k/a Saturn Distribution Corporation)

OMACOS Distribution Corporation (f/k/a Saturn Distribution Corporation)

Name of Debtor (Check Only One): Motors Liquidation Company (f/k/a General Motors Corporation) DMLCS, LLC (f/k/a Saturn, LLC) OMLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) 09-13558 (REG) OMLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.) NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case, but may be used for purposes of asserting a claim under 11 U.S.C. § 503(b)(9) (see Item # 5). All other requests for payment of an administrative expense should be filed pursuant to 11 U.S.C. § 503. Name of Creditor (the person or other entity to whom the debtor owes money or Exhibits "D" & "E" property): FRANCES H. CATERINA. Check this box to indicate that this Name and address where notices should be sent: claim amends a previously filed FRANCES H. CATERINA claim. .202 Kenyon Dr. Court Claim Number: 1891 & Peckville, PA: 18452 (If known) \* Filed on: If an amount is identified above, you have a claim scheduled by one of the Debtors as shown. (This scheduled amount of your claim may be an amendment to a previously scheduled amount.) If you Telephone number: (570) 489-8741 Email Address: agree with the amount and priority of your claim as scheduled by the Debtor and you have no other claim Name and address where payment should be sent (if different from above): scheduled by the Debtor and you have no other claim against the Debtor, you do not need to file this proof of claim form, EXCEPT AS FOLLOWS: If the amount shown is listed as DISPUTED, UNLIQUIDATED, or CONTINGENT, a proof of claim MUST be filed in order to receive any distribution in respect of your claim. If you have already filed a proof of claim in accordance with the attached instructions, you need not file again. Check this box if you are aware that Morgan Stanley/SmithBarney Attn: anyone else has filed a proof of claim relating to your claim. Attach copy Michael Loughney c/o of statement giving particulars. 111 N. Washington Ave., STE 201 Scranton, PA. 18503 Check this box if you are the debtor Telephone number: 570-961-7735 or trustee in this case. Amount of Claim Entitled to \$ 26,000 Corp Bonds IRA 1. Amount of Claim as of Date Case Filed, June 1, 2009: Priority under 11 U.S.C. § 507(a). If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4. If all or part of If any portion of your claim falls in one of the following categories, your claim is entitled to priority, complete item 5. If all or part of your claim is asserted pursuant to 11 U.S.C. § 503(b)(9), complete item 5. check the box and state the CK Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach amount. itemized statement of interest or charges. Specify the priority of the claim. Exhibits attached "A", "B", & "C" Domestic support obligations under 2. Basis for Claim: See: 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). (See instruction #2 on reverse side.) Wages, salaries, or commissions (up 3. Last four digits of any number by which creditor identifies debtor: to \$10,950\*) earned within 180 days 3a. Debtor may have scheduled account as:
(See instruction #3a on reverse side.) before filing of the bankruptcy petition or cessation of the debtor's Secured Claim (See instruction #4 on reverse side.) business, whichever is earlier - 11 Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested U.S.C. § 507(a)(4). Contributions to an employee benefit Nature of property or right of setoff: Real Estate Motor Vehicle Equipment Other plan - 11 U.S.C. § 507(a)(5). Up to \$2,425\* of deposits toward purchase, lease, or rental of property Value of Property: \$ 26,000 Annual Interest Rate \_\_ % IRA Bonds or services for personal, family, or household use - 11 U.S.C. Amount of arrearage and other charges as of time case filed included in secured claim, if any: \$\_\_\_ § 507(a)(7). Taxes or penalties owed to Basis for perfection: governmental units - 11 U.S.C. Amount of Secured Claim: \$ 26,000 Amount Unsecured: \$\_ § 507(a)(8). Value of goods received by the Debtor within 20 days before the 6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim. date of commencement of the case -7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase 11 U.S.C. § 503(b)(9) (§ 507(a)(2)) orders, invoices, itemized statements or running accounts, contracts, judgments, mortgages, and security agreements. Other - Specify applicable paragraph You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of of 11 U.S.C. § 507(a)(\_\_). a security interest. You may also attach a summary. (See instruction 7 and definition of "redacted" on reverse side.) Amount entitled to priority: DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER \*Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after SCANNING. If the documents are not available, please explain in an attachment. the date of adjustment. FOR COURT USE ONLY Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice Date: 10 15/19 address above. Attach copy of power of attorney, if any.

Frances A. Caterina

PLEASE CAREFULLY REVIEW THIS NOTICE AS IT WILL AFFECT YOUR CLAIM IN THE GENERAL MOTORS CORPORATION (NOW MOTORS LIQUIDATION COMPANY) BANKRUPTCY CASE

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al. :

Debtors. (Jointly Administered)

NOTICE OF OBJECTION TO INDIVIDUAL DEBT.CLAIMS

## FRANCES H CATERINA

Claim Information		Basis For Objection		
Date	Claim#	Debtor	Classification / Amount	Claim is duplicative of a
10/21/2009	14061	MOTORS LIQUIDATION COMPANY	SECURED: \$26,000.00	claim allowed for the indenture trustee on behalf of all Individual Bondholders

PLEASE TAKE NOTICE THAT, on August 13, 2010, Motors Liquidation Company (formerly known as General Motors Corporation) and its affiliated debtors, as debtors in possession (the "Debtors"), filed an objection to your proof of claim identified above. The name of the objection is the Debtors' Forty-Ninth Omnibus Objection to Claims (Duplicate Debt Claims) (the "Objection").

You have received this notice because the Debtors have objected to your proof of claim and your rights will be affected.

You should read this notice carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.